United States District Court

WESTERN DISTRICT OF MICHIGAN

UNITED STATES OF AMERICA V.			ORDER OF DETENTION PENDING TRIAL
Anton Webb			Case Number: 108 Cr 13-3
facts re		accordance with the Bail Reform Act, 18 U.S.C. § 314 the detention of the defendant pending trial in this ca	2(f), a detention hearing has been held. I conclude that the following ase.
	(1)	The defendant is charged with an offense described offense state or local offense that would have be jurisdiction had existed – that is a crime of violence as defined in 18 U.S.C. § 31 an offense for which the maximum sentence is	
	` ,	in 18 U.S.C. § 3142(f)(1)(A)-(C), or comparable The offense described in finding (1) was committed or local offense. A period of not more than five years has elapsed sir imprisonment for the offense described in finding (1) Findings Nos. (1),(2) and (3) establish a rebuttable of the offense described in finding (1).	while the defendant was on release pending trial for a federal, state nce the defendant from □ release of the defendant from
		There is probable cause to believe that the defendance of the state of	en years or more is prescribed in the Controlled Substances Act tablished by finding (1) that no condition or combination of conditions
\boxtimes		Alternate There is a serious risk that the defendant will not ap There is a serious risk that the defendant will endanged	
		Part II – Written Stateme	ent of Reasons for Detention
	I fin	d that the credible testimony and information submitt	ed at the hearing establish by a preponderance of the evidence that
viol nor me	ence. nappe ans o	The Court therefore finds he does not pose a seriou arance, as defendant has a serious crack cocaine ad	rt jail terms for each and has never been in prison. He has no history of its danger to the community. Detention is ordered on the basis of risk of diction, no substantial work history, no verified residence and no visible a follower, not a leader. The court will reconsider this finding if defendant the PTS Officer.
appeal. the Uni defenda	ions f . The ted S ant to	e defendant is committed to the custody of the Attorned acility separate, to the extent practicable, from person adefendant shall be afforded a reasonable opportunity tates or on request of an attorney for the Government the United States marshal for the purpose of an app	s Regarding Detention ey General or his designated representative for confinement in a ns awaiting or serving sentences or being held in custody pending y for private consultation with defense counsel. On order of a court of t, the person in charge of the corrections facility shall deliver the earance in connection with a court proceeding. / Joseph G. Scoville
January 31, 2008 Date			gnature of Judge
		lo	osenh G. Scoville, United States Magistrate, Judge

Name and Title of Judge